

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

* * *

Matthew E. Orso,

Case No. 2:23-cv-01608-JAD-DJA

Plaintiff,

Order

V.

Todd Disner and Samuel Timpson,

Defendants.

Order

11 Before the Court is Nationwide Judgment Recovery Inc.’s motion to substitute attorney
12 (ECF No. 4) and motion for writ of execution (ECF No. 5). The Court denies the motion to
13 substitute. Under Local Rule IA 11-6(c), “[a] stipulation to substitute attorneys must be signed by
14 the newly-appearing attorneys, the withdrawing attorneys, and the represented client and be
15 approved by the court.” Here, Nationwide’s motion to substitute attorney is not signed by
16 Plaintiff Matthew E. Orso. While Nationwide states in the motion to substitute that it is the
17 assignee of Orso, it provides no further explanation and there is nothing on the docket indicating
18 that Orso has assigned his interests in this case. The Court also denies the motion for writ of
19 execution. The plaintiff identified in the writ (Nationwide) is not the plaintiff identified in the
20 judgment papers (Orso). *Compare* ECF No. 1 with ECF No. 5.

21 **IT IS THEREFORE ORDERED** that the motion to substitute attorney (ECF No. 4) is
22 **denied without prejudice.**

23 **IT IS FURTHER ORDERED** that the motion for writ of execution (ECF No. 5) is
24 **denied without prejudice.**

DATED: October 11, 2023

DANIEL J. ALBREGTS
UNITED STATES MAGISTRATE JUDGE